United States District Court

for the

Northern District of West Virginia

ERIE INSURANCE PROPER	RIY & CASUALTY CO)	
Plaintiff	•)	
v.) Civil Action No.	1:09 CV 113
CRAIG A. EDMOND, JAN	ET EDMOND, et al)	
Defendan	et e)	
		,	
JUDGMENT IN A CIVIL ACTION			
The court has ordered that (che	ck one):		
☐ the plaintiff (name)			recover from the
1.6.1			the amount of
defendant (name)		1 11 (6	
		dollars (\$), which includes prejudgment
interest at the rate of	%, plus postjudgment inter	rest at the rate of	%, along with costs.
the plaintiff recover nothing, the action be dismissed on the merits, and the defendant (name) recover costs from the plaintiff (name)			
This action was (check one):			
☐ tried by a jury with Judge rendered a verdict.			presiding, and the jury has
a delication to the			and a farmer and other afternoon describes
☐ tried by Judge was reached.		witho	ut a jury and the above decision
decided by Judge Irene M	. Keeley		
	ES that Erie owes no duty of a-547 (W. Va. 17th Cir.) (dkt. no		n the case of Henry, et al. v. this case WITH PREJUDICE.
Date:03/25/2011		CLERK OF COU	RT, Cheryl Riley
			Musgrave, Deputy Clerk ure of Clerk or Deputy Clerk
		signai	ure of Cierk or Deputy Cierk